## **REMARKS**

In response to the office action of May 28, 2009, Applicant submits the enclosed amendments and remarks.

The claims have been amended to more clearly define the structures of the rails and the relationship of the support and the rail. As was discussed with the Examiner, the prior art does not show a support that attaches to the curved exterior walls of the rail, but instead teaches attachment to the end face of the rails. The claims also more clearly recite the nature of the projection which extends into the lumen of the tubular rail body, which is not shown in the prior art.

Applicant appreciates the Examiner's courtesy in discussing the claims with Counsel. As discussed in the interview, Counsel would appreciate a followup discussion of the claims before the issuance of a subsequent office action if the Examiner feels that any further clarification is necessary.

Applicant has included payment for the fees for the additional claim.

The Commissioner is hereby authorized during the entire pendency of this application to credit any overpayment and debit any amount owing, including fees for extensions of time, to Deposit Account No. 50-2720

Sincerely,

**BATEMAN IP LAW GROUP** 

/Brett Peterson/

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